approved by said Board and in no wise connected with any of said institutions, in such amount as the Board shall fix for the faithful performance thereof; and the said Board may rescind any contract as soon as there shall be a failure to comply therewith, and the said Board shall be authorized in the name of the State and for the use of said Board to institute suit on said bond for any breach thereof.

An. Code, 1924, sec. 679. 1916, ch. 556, sec. 633.

765. A majority of said Board shall be a quorum for the transaction of all business, and shall have full power and authority to do and perform any and all acts that the said Board is by law authorized and empowered to do and perform; and the said Board, or a majority thereof, may authorize any of its members by and in its name to execute on its behalf any and all papers that the said Board has power and authority to execute.

An. Code, 1924, sec. 680. 1916, ch. 556, sec. 634.

The Board of Correction shall employ a Warden for the Maryland Penitentiary, and a Warden for the Maryland House of Correction. The said Wardens shall each receive such salary as the Board may fix, and in addition to said salary the Board may allow to each of said Wardens, subsistence, fuel and a dwelling in some part of the institution under his charge, but said Wardens shall receive no other compensation or perquisite. The said Wardens shall each for the respective institutions employ, with the approval of said Board, who shall fix their compensations, a physician and such other employees as may to said Board seem necessary for the proper management of said institutions. The said Wardens and all persons employed by them, or any of them, shall perform their employment only during the pleasure of said Board, and shall as employees have such duties and authority as may from time to time be imposed and conferred upon them or any of them by said Board. The salaries, compensation and necessary expenses of said Wardens and of all persons employed by them, or any of them, shall be payable as hereafter prescribed.

Cited in Hughes v. Svboda, 168 Md. 443.

Cited in Quenstedt v. Jones, (Judge O'Dunne, Court of Common Pleas), Daily Record, July 25, 1939.

An. Code, 1924, sec. 681. 1916, ch. 556, sec. 635.

767. Every Warden, or other employee connected with any of said institutions, shall in the discretion of the said Board, be required to execute a bond to the State, with security to be approved by the said Board and in no manner connected with any of said institutions, and in such sum as the said Board may deem proper, conditioned for the faithful performance of the duties required of them respectively by the laws of this State and the rules and regulations that may be adopted from time to time by the said Board of Correction; and the said bond shall be filed in the Executive Department of the State and a certified copy thereof, under the seal of the State, shall be evidence in actions upon said bond, and the said Board shall be authorized in the name of the State and for the use of said Board, to institute suit on said bond for any breach thereof. If any of the persons aforesaid shall neglect to execute a bond as herein prescribed within twenty days after having been directed so to do by the said Board the said delinquent shall be dismissed from his employment.

Cited in Hughes v. Svboda, 168 Md. 443.